UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/523,410	02/03/2005	Shojiro Tanaka	50083-223	6300	
	7590 04/01/200 `WILL & EMERY LL	EXAMINER			
600 13TH STR		CHAI, LONGBIT			
WASHINGTO	N, DC 20003-3090		ART UNIT	PAPER NUMBER	
			2131		
			MAIL DATE	DELIVERY MODE	
			04/01/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Commons		Α	pplication No.	Applicant(s)	Applicant(s)			
		1	0/523,410	TANAKA, SHOJI	TANAKA, SHOJIRO			
Office Action Summary			xaminer	Art Unit				
			ONGBIT CHAI	2131				
Period fo	The MAILING DATE of this commun or Reply	ication appear	s on the cover sheet	with the correspondence a	ddress			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE M Isions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this complete of the period for reply is specified above, the maximum street or reply within the set or extended period for reply eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE s of 37 CFR 1.136(a) nunication. atutory period will ap will, by statute, cau	E OF THIS COMMUN On the no event, however, may poly and will expire SIX (6) Mose the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	•			
Status								
1) 又	Responsive to communication(s) file	ed on 27 Febru	uary 2008					
·	•		tion is non-final.					
<i>'</i> —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
٠,٠	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)🛛	Claim(s) 9-16 is/are pending in the a	application.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
	☐ Claim(s) is/are allowed.							
·	Claim(s) <u>9-16</u> is/are rejected.							
· ·	Claim(s) is/are objected to.							
•	8) Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers							
9)□	The specification is objected to by th	e Examiner						
-			a)⊠ accepted or b)Γ	Tobiected to by the Exam	niner.			
,	10)☑ The drawing(s) filed on <u>03 February 2005</u> is/are: a)☑ accepted or b)☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2) Notic 3) Inforr	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (F nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	PTO-948)	Paper N	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application 				

Application/Control Number: 10/523,410 Page 2

Art Unit: 2131

DETAILED ACTION

1. Currently pending claims are 9 - 16.

Continued Examination Under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 2/27/2008 has been entered.

Response to Argument

- 3. Applicant's arguments with respect to the subject matter of the instant claims have been fully considered but are not persuasive.
- 4. As per independent claims, Applicant asserts the prior-art does not teach having start information which is different from the icon mage pixels and it is additional information, embedded in a plurality of predetermined places uniquely associated with the user within the icon image, different from the icon image pixels making up the original icon image (Remarks: Page 8 / 1st Para). Examiner respectfully disagrees because (a) the <u>original icon image</u>, as recited in the claim, is interpreted as merely the original / initiated icon image information prior to adding the user identity / password security information into the icon, (b) Duroj teaches the user can drop and drag an icon / graphics as a user <u>identity and password</u> that matches the <u>icon pixels</u> stored on the card (i.e. <u>a plurality of predetermined places</u> to meet the claim language) in

Application/Control Number: 10/523,410 Page 3

Art Unit: 2131

order to connect the card to a domain server (i.e. start a communication session) (Duroj: Column 3 Line 36 – 55) and (c) according to the instant specification, the embedded-information determining unit determines whether the start information necessary for initiating a log-in session is embedded in the icon image specified by the image specifying unit. In other words, the embedded-information determining unit determines whether a user ID and a password the icon image are embedded in the icon image (SPEC: Para [0068]: i.e. the start information is indeed a user ID and password information). Therefore, Duroj does teach having start information which is different from the icon mage pixels and it is additional information, embedded in a plurality of predetermined places uniquely associated with the user within the icon image, different from the icon image pixels making up the original icon image and as such Applicant's arguments are respectfully traversed.

5. Furthermore, Applicant argues the prior-art requires a plurality of user to use their own icon images different from other users' and, thus, the plurality of users cannot use the same icon image (Remarks: Page 8 / Last Para). Examiner respectfully disagrees because, according to the instant specification, the icon image information is indeed uniquely corresponding to each of the user when it is determined that the start information (i.e. user identity / password) is embedded in the icon image (SPEC: Para [0019] Line 13 – 15) and thereby the instant specification also discloses the plurality of users cannot use the same icon image and such Applicant's arguments are respectfully traversed.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

6. Claims 9 – 16 are rejected under 35 U.S.C. 102(e) as being anticipated by Duroj (U.S. Patent 6,804,702).

As per claim 9, 11, 13 and 15, Duroj teaches a session initiating method (Duroj: Column $3 \times 3 - 55$), the session initiating method comprising:

specifying an icon image including an original icon image (Duroj: Column 3 Line 36 – 55: (a) the <u>original icon image</u>, as recited in the claim, is interpreted as merely the original / initiated icon image information prior to adding the user identity / password security information into the icon, (b) Duroj teaches the user can drop and drag an icon / graphics as a user <u>identity and password</u> that matches the <u>icon pixels</u> stored on the card);

determining whether start information necessary for initiating a session for a user is embedded in a plurality of predetermined places uniquely associated with the user within the icon image, the start information being additional information different from the icon image pixels making up the original icon image (Duroj: Column 3 Line 36 – 55: the user can drop and drag an icon / graphics as a user identity and password that matches the icon pixels stored on the card (i.e. a plurality of predetermined places to meet the claim language) in order to connect the card to a domain server (i.e. start a communication session));

extracting the start information from the icon image based on an algorithm that is unique to the user when it is determined that the start information is embedded in the icon image (Duroj: Column 3 Line 49 - 55);

setting-up the session (Duroj: Column 3 Line 35 – 40);

inputting, during the setting up, the start information (Duroj: Column 3 Line 36 – 55);

verifying whether the start information input satisfies a condition for initiating the session

(Duroj: Column 3 Line 36 - 55); and

controlling the session based on a result of the verifying, wherein,

when it is verified that the start information satisfies the condition, the controlling includes initiating the session (Duroj: Column 3 Line 36 – 55), and

when it is verified that the start information does not satisfy the condition, the controlling includes aborting the session (Duroj: Column 3 Line 36 - 55).

As per claim 10 and 12, Duroj teaches the start information includes an identification and a password of the user (Duroj: Column 3 Line 47).

As per claim 14 and 16, Duroj as modified teaches the user information includes an identification and a password of the user necessary for initiating the session (Duroj: Column 3 Line 35 – 40: user remote log-on to a network to initiate a user log-in session after the start-up authentication with a domain server).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LONGBIT CHAI whose telephone number is (571)272-3788. The examiner can normally be reached on Monday-Friday 9:00am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz R. Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/523,410 Page 6

Art Unit: 2131

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Longbit Chai/

Longbit Chai Ph.D.

Primary Examiner, Art Unit 2131

3/24/2008